SPECIAL ORDINANCE NO. S- 159-85

AN ORDINANCE approving Contract for Res. #6017-85, Lynn Avenue, Phase I-A, by the City of Fort Wayne by and through its Board of Public Works and Safety and Rieth-Riley Construction Co., Inc.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. The annexed Contract for Res. #6017-85, Lynn Avenue, Phase I-A, by the City of Fort Wayne by and through its Board of Public Works and Safety and Rieth-Riley Construction Co., Inc., is hereby ratified, and affirmed and approved in all respects. The work under said Contract requires:

construction of curbs, yard walks, and partial drive approaches at Lynn Avenue; from Anthony Blvd. to the West property line of Lot #2, Croteau Addition on the North Side of Lynn Avenue, and to the west property line of Lot #3 Bobay's Addition on the South side of Lynn Avenue;

the Contract price is Sixty-Nine Thousand Six Hundred Ninety-Three and 10/100 Dollars (\$69,693.10).

SECTION 2. Prior Approval was received from Council with respect to this Contract on July 16, 1985. Two (2) copies of the Contract attached hereto are on file with the City Clerk, and are available for public inspection.

SECTION 3. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Councilmember

APPROVED AS TO FORM AND LEGALITY

Bruce O. Boxberger, City Attorney

Plan Commissio	n for recommen	ndation) ar	d Public Hearin	closhs and the
Indiana, on	ce, at the Col	, the		ty Building, Fort day of
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SANDRA E. KENN	EDY, CITY CLER	RK	PRESIDING OF	FFICER
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			LITH WOODS	EM MAYOR

o.c. 12/84

RESOLUTION #

6017-85

CONTENTS

SUCCESSFUL BID

Check if contained	Pages				
X	YOUR SET IN THE		Cover Sheet		
X	·II - IS	9	Instruction to Bidders		
X	S1 ·		Schedule		
Y			Schedule of Items (Iremized Proposal)		
y	GP1 - 0	GP7	General Provisions		
X			Special Conditions		
Y			Plans and Specifications		
			Drawings		
Х			Improvement Resolution		
X			Notice to Bidders		
Α					
		ATTAC	CHMENTS .		
X			Non-Collusion Affidavit Bidder's Bond		
Y			Performance Bond		
X			Sworn Experience Questionnaire		
X			Plan and Equipment Questionnaire		
X			Contractor Financial Statement 30-A		
X			Certificate in Lieu of Financial Statement		
X			Prevailing Wage Scale - State of Indiana		
X			Payment Bond		
			Warranty Bond		
w.			Barricade Information		
X		1			
Discount for prompt	payment 10 Cal	endar	Days 20 Calendar Days 30 Calendar Days Other		
Acknowledgement of A	mendments Am	endmer	nt No. Date Amendment No. Date		
(See General Provision	s Clause)				
BID SUMITTED			ACCEPTANCE OF BID/AWARD OF CONTRACT		
Contractor KIETY-RIMEY	CONSTR. CO., I	INC.	City of Fort Wayne Board, of Public Works and Safety		
Charles O. Young	- John a				
Its Area Manager	<u> </u>	7	Theta R. Gines		
Offer Date July 10, 1985			· Callo		
Bidder agrees to keep acceptance for unless otherwise spec	(90 days		City of Fort Wayno		
Compliance: C. Ba			Award		

*Note: Award will be made on this form

SCHEDULE Board of Public Works and Safety

The contractor agrees to furnish at his/her/its own cost all labor, insurance, materials, equipment, and power for the complete performance of the following project:
RESOLUTION NO. 6017-85 LYNN AVE. PHASE I-A

All work will be performed in accordance with: Resolution # 6017-85 the IFB, this contract and the applicable plans, specifications, and drawings for a TOTAL PRICE of \$ ______. (If unit prices are applicable, the contractor agrees to perform for those unit prices as set forth in the Schedule of Unit Prices attached hereto).

The work shall be commenced within ten (10) days after The Board issues a written notice to proceed. All work shall be completed within10/31/85 days after issuance of the notice to proceed. Those days which the contractor cannot work because of severely inclement weather shall not be counted.

Liquidated Damages Provision. (This clause shall be applicable to this contract only if the box contains a checkmark or an "X".) It is hereby agreed by and between the City of Fort Wayne and Contractor that time is of the essence of this agreement and the contractor agrees that it will complete the project as herein defined on or before 10/31/85 cays after issuance of the notice to proceed. The parties agree that it is a business and governmental necessity that the project be completed by this date, that it will be difficult or impossible to make an accurate determination of the damages that would be incurred by the City of Fort Wayne, and therefore provide for liquidated damages in the sum of \$ 250.00 per day for each and every day after 10/31/days. after issuance of the notice to proceed that the project remains uncompleted. The parties agree that the sum of \$ 250.00 per day is a reasonable estimate as to the damages which would be incurred by the City of Fort Wayne. The parties further agree that causes beyond the control of the contractor may delay the completion date. Therefore, the parties agree that delays in the completion date beyond the control of the contractor shall not result in liquidated damages.

Delays beyond the control of the contractor can include but are not necessarily limited to, the following: Acts of God, strikes, lockouts or industrial disturbances, acts of public enemies, restraining orders of any kind by the government of the United States of America or of the State of Indiana or any of their departments, agencies, or officials, or any civil or military authority, insurrections, riots, landslides, earthquakes, fires, incapacitating storms, floods, and explosions.

O.C. 12/84 B.O.W. Non-Fed

INSTRUCTIONS TO BIDDERS Board of Public Works and Safety City of Fort Wayne, Indiana

June 21, 1985
Non-Federally Funded Construction

1. Submission of Bids. Sealed bids will be received by the Board of Public Works and Safety of the City of Fort
Wayne, in the State of Indiana, hereinafter "The Board" until
9:00 o'clock A.M. on the 10th day of JULY , 1985, at the Office of The Board in the City-County Building, at which time the bids will be publicly opened and read, for the following described work, as more fully set forth in the specifications: RESOLUTION NO. 6017-85 LYNN AVENUE PHASE I-A.
To improve LYNN AVE. from Anthony Blvd. to the west property line of Lot #2, Croteau
Addition on the north side of Lynn Ave. and to the west property line of Lot #3,
Bobay's Addition on the south side of Lynn Avenue.

- 2. <u>Inclusion of Clauses</u> If a clause in the Invitation for Bids (IFB) has a box ____ beside it, the clause applies to the IFB only if it contains a check mark () or an "X". Any questions as to whether a clause is included or not should be referred to The Board.
- 3. Questions as to Bid Document. If a bidder finds discrepancies in, or omissions from, the bid document or has questions about the project, he should at once contact the City Engineers. If the information requested or change made is substantive, The Board will issue an amendment to the solicitation and will send such amendment to all potential bidders who have procured an Invitation for Bid (IFB). The Board and the City will not be responsible for any oral instructions.
- 4. Award of Contract (Timeliness, Responsiveness, Responsibility). A contract resulting from the Invitation for Bids will be awarded to the lowest and best timely bidder who is also responsive and responsible. If bids are otherwise equal, award will be made to that bidder granting the largest prompt payment discount.
- 5. Bid Requirements. All bids shall be endorsed with the title of the work, the name of the bidder, and the date of mailing or presentation. All bids shall be filed in the office of The Board on or before the day and hour set forth above and stated in the advertisement, and no bid received after that time will be accepted. The Board will not accept any late filing regardless of reason, including delays in the mail.

All bids shall include the exact quantities of each item shown on the bidding form for each section of the work, and unless the IFB otherwise states, the total cost of the various sections shall be considered a lump sum bid.

6. Examination of Bids For Responsiveness. After the bids are opened and read, The Board will examine them to determine if they are responsive. In order to be responsive, the bidder must complete all blanks requiring completion, and must submit all information required to be submitted. Any alteration, erasure, or interlineation of the contract or the IFB may cause the bid to be determined non-responsive. Proposals which are unbalanced may also be determined non-responsive.

However, The Board reserves the right to accept any bid, to reject any and all bids, and to waive defects or irregularities on any bid.

7. <u>Determination of Responsibility</u>. Prior to awarding any contract pursuant to this Invitation for Bids, The Board will make a determination of responsibility. An award of a contract to a bidder shall constitute an affirmative determination of responsibility.

In reaching a determination of responsibility, The Board can consider among other factors:

- (a) The Contractor's record of integrity.
- (b) The Contractor's experience and past performance record in construction work.
- (c) The Contractor's financial status.
- (d) The Contractor's capability to perform the project.
- (e) Whether the bidder is in arrears upon or in default of any debt, contract or other obligation to the City of Fort Wayne.
- (f) Whether the bidder is debarred from Federal or City of Fort Wayne contracts.
- (g) The bidders record in MBE/WBE compliance.
- (h) Whether the bidder is engaged in litigation with the City of Fort Wayne.

In arriving at a determination of responsibility, The Board may institute a pre-award survey on any or all bidders. That pre-award survey may examine any of the considerations relating to a bidder's responsibility as set forth above. Bidders will cooperate with the pre-award survey team. Failure to cooperate can result in a finding of non-responsibility.

- ☐ 8. <u>Prequalification</u> In addition to being timely, responsive, and responsible, a bidder must also be prequalified by the State Department of Highways in order to be awarded a Contract.
- 9. Bid Bond or Deposit. Each bid must be accompanied by a bond executed by the bidder and surety satisfactory to The Board, in a sum of FIVE percent (5 %) of the aggregate amount of the bid, but in no case less than \$100.00; or the bidder may deposit with The Board in lieu of such bond, a certified check on a solvent bank in a sum of _____ percent (_%) of the aggregate bid or proposal, but in no case less than \$100.00, which certified check shall be payable to the City of \$100.00, which certified check shall be payable to the City of guarantee that should the said bid be accepted by The Board, the bidder will, within ten (10) days after the time he is notified of the acceptance of the bid, enter into a contract with the City of Fort Wayne for the work bid upon and give bond with surety to be approved by The Board, insuring the faithful completion of the contract.

In case a bid is not accepted, the obligation of the said bond shall be null and void and the certified check will be returned to the bidder, as the case may be. In case a bid is accepted, and the bidder does not enter into a contract with the City of Fort Wayne for the work bid upon within ten (10) days after notification of award, then the obligation of the bond or the certified check shall be forfeited to the City of Fort Wayne for ascertained and/or liquidated damages for failure to enter into a contract. Provided that, the City's action in preclude the City from taking any further action against the contractor to recover for all actual damage, the City has suffered.

10. Sworn Experience Questionnaire, Plan and Equipment Questionnaire and Contractor's Financial Statement. Each bidder will submit with and as part of its bid the following documents under oath and on forms prescribed by the State Board of Accounts, or shall have the following forms on file with The Board which shall not be less than one year old.

Experience Questionnaire.

Plan and Equipment Questionnaire, and (b)

Contractor's Financial Statement (Form 96-A) or Certificate in Lieu of Financial Statement. (c)

- 11. Execution of Additional Bid Documents. to all documents previously mentioned as having to be executed and submitted as part of the bid, each bidder will be required as part of its bid to execute and submit the following documents as specified below: .
 - Non-Collusion Affidavit (a)
 - 口(b) Prequalification Statement
 - (c)
 - (b) (e)
- Brand Name or Equal-Specified Materials. Where, in the specifications, one or more specified materials, trade names, or articles of certain manufacture are mentioned, it is done for the purpose of establishing a basis of durability and proficiency, and not for the purpose of limiting competition. The bidder can submit other names of materials and, if, the Director of the Board determines that, they are equal in durability and sufficiency to those mentioned and of a design in harmony with the work as outlined, then the bid will be accepted as responsive. However, if the Director of the Board determines that such materials are not equal, then the bid may be rejected as non-responsive. Consequently, bidders are advised to submit any such request for changes or deviations in materials to the Director of The Board prior to submitting bids. Any approval of deviation will be by written amendment to the solicitation and will be submitted to all bidders who have obtained IFBs.
- Minority Business Enterprise/Women Business Enterprise Requirements.

(CONSTRUCTION)

It is the policy of the City of Fort Wayne that Minority Business Enterprises and Women Business Enterprises should participate to the greatest extent possible consistent with the State Law in Procurement Contracts awarded by the City of Fort Wayne.

In order to fulfill this policy, the City of Fort Wayne has adopted General Ordinance G-16-84 (Chapter 7 of the Code of the City of Fort Wayne) which sets participation goals for procurement contracts of at least 7% for Minority Business Enterprises and at least 2% for Women Business Enterprises. To meet the participation goals, a Minority Business Enterprise may be either a prime contractor, sub-contractor, or a joint venture.

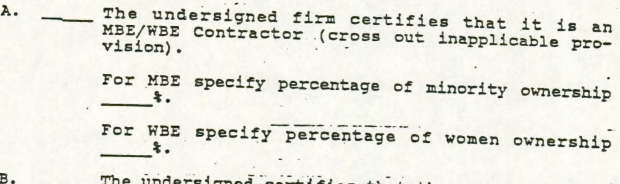
Minority Business Enterprise (MBE) is a business of which at least 51% is owned and controlled by minority group members. ("Minority" means Black, Hispanic, American Indian, Asian, Pacific Islander, and Alaskan Native). The minority owners must exercise actual day-to-day management, as well as actively participate in management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the minority owners must be real, substantiated and documented.

Women Business Enterprise (WBE) is a business of which at least 51% is owned and controlled by women. The women owners must excercise actual day-to-day management, as well as actively participate in management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the women owners must be real, substantiated and documented.

The contract for which this proposal/bid is prepared is governed by the MBE/WBE Ordinance. This form must be completed in order to be responsive to this IFB/RFP. If the participation goal of 7% for MBE and 2% for WBE are not met or exceeded in your bid or proposal, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated in determining whether the bidder/offeror is responsible.

A list of possible MBE/WBE contractors/suppliers are on file in the Compliance Office, Room 800, City-County Building, for Contractor review.

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO THE MBE/WBE GOALS OF THE CITY FOR WORK DONE PURSUANT TO THIS CONTRACT:



B. ____ The undersigned certifies that they are a joint venture in which the following (MBE/WBE) firm (cross out inapplicable provision) is a joint venture partner.

		The MBE/WBE firm (cross out inapplicable provision) shall have * participation (employees) * participation (costs) in this project.
		Specify the percentage of minority/women ownership in the MBE/WBE firm %. (cross out inapplicable provision)
	c.	The undersigned commits 7 % of the total bid price as a subcontract to minority business enterprise participation. The MBE firms which are proposed as subcontractors are the following:
		Name of Firm Address Type of Work
		1. Winters Coust. Co. Inc. 2. 504 Bronoway Suite 733 Concrete 3. 9AM IND.
	D.	The undersigned commits 2 % of the total bid price as a subcontract to women business enterprise participation. The WBE firms which are proposed as subcontractors are the following:
-		Name of Firm Address Type of Work
		1. Statewise trucking 2. 7432 Lower Hustinton Ro. Trucking 3.
	E.	Complete (1) and (2) below if participation goals of 7% MBE and 2% WBE have not been met.
		l. My Company cannot meet the participation goals for the following reasons:
		2. We have taken the following steps in an attempt to comply with these participation goals:
		(attach additional sheets as necessary)
	Cont	ractor RIETH-RILEY CONSTR. CO., INC Contractor
	By _	Charles o Voung
	Its	Area Manager Its
o.c.	12/8	4 I - 6

B.O.W. Non-Fed

14. Minority/Female Hourly Employment Requirements.

The City's policy is to encourage a greater utilization of minority and/or female employees in City construction projects. The Board has, therefore, adopted a minimum goal of 17% of the total work hours on each project to be expended by minority and/or female employees. ("Minority" shall include: Blacks, Hispanic, Asian, Pacific Islander, American Indian or Alaskan Native.)

The bidder shall state in "A" below the percentage of total work hours which the bidder and his subcontractors will employ and utilize women and minority employees on this project. If a contract is awarded as a result of this bid, the percentage figure set forth in "A" shall become contractually binding on the bidder. The successful bidder will also be required to prepare reports for the City demonstrating compliance with this percentage and will allow city officials access to his records, facilities and work site and to those of his subcontractors to determine compliance.

The bidder must fill in the required blanks in this clause in order to be responsive to this IFB. If the bidder does not meet or exceed the hourly utilization goal of 17% minority/female participation, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated to determine whether the bidder is responsible.

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO MINORITY/FEMALE HOURLY UTILIZATION.

- A. The undersigned firm certifies that it will employ and utilize minorities and females and/or will ensure that its subcontractors employ and utilize minorities and females so that minorities and females will work at least 11 % of the total hours worked on this project.
- B. Complete (1) and (2) below if the hourly utilization figure set forth in "A" is less than 17%.

1. My Company and its the 17% minimum hourly following reasons:	subcontractors cannot meet utilization figure for the

to comply	empany has taken the following ste with the 17% hourly utilization f	eps in an attemp igure:
(attac)	h additional sheets if necessary)	
Cont	ractor RIETH-BIDEY CONSTRUCTION CO., INC.	
By	Charles V. Coma	
Its	Charles O. Young Area Manager	

15. Required Prevailing Wage Schedule Payments - Pursuant to Indiana Code 5-16-7-1. All contractors and subcontractors working on the project awarded pursuant to this contract shall pay the prevailing wage rates for skilled, semi-skilled and unskilled laborers, workmen and mechanics. This wage determination has been made in accordance with the procedures set forth in Indiana Code 5-16-7-1. This determination and the required wage rates are available for examination by any prospective bidder at The Board of Public Works and Safety, 9th Floor, City-County Building, Fort Wayne, Indiana.

If a bidder is awarded a contract as a result of this Invitation for Bids, he/she/it shall file a schedule of wages, on forms provided by the City of Fort Wayne, demonstrating compliance with the wage rate determination. The successful prime contractor shall be responsible for obtaining schedules from all subcontractors. All schedules shall be filed before the contractor commences any work on the project.

Penalties for failure to pay the prevailing wage rate are set forth in Indiana Code 5-16-7-3.

16. Site Orientation. A site orientation (will/will not) be conducted by the City Engineers. If such an orientation is conducted, it will be held on the ____ day of _____, 19__, commencing at ____ o'clock __.M. at the site of the project.

Regardless of whether a site orientation is conducted or not, bidders are required to visit the site of the work, and inform themselves fully of the conditions, under which the work will be performed. The bidders shall be responsible for all conditions that affect the work, including, but not limited to all sub-surface conditions.

- 17. Performance Bond. The successful bidder, at the time of signing the contract will be required, at his own expense, to furnish a bond guaranteeing faithful execution of the contract, in full amount of the contract price, executed by the bidder and a surety to be approved by The Board, on the bond form headed by The Board. The Performance Bond shall contain the following clause: "The said Surety, for value received, hereby stipulates and agrees, that no change, extension of time, work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any change, extension of time, alteration or addition to the terms of the contract, or to the work or specification."
- 18. Additional Bonds. If a bidder is awarded a contract he will also be required to execute with surety, satisfactory to The Board;
 - A. Payment Bond. In the amount of payment to be made under the contract.
 - B. Warranty Bond. In the amount of the contract warrantying the contractor's performance of a period of three years after the date of the City's acceptance.
- 19. Councilmanic Approval and Ratification of Contract.
 This agreement, although executed on behalf of the Owner by the Mayor and The Board, shall not be binding upon the Owner unless, and until, the contract has been ratified and approved by the Common Council of the City of Fort Wayne, Indiana. And if the Common Council fails to approve the contract within ninety days after the date of bid opening, then the Contractor shall not be bound to the contract unless he/she/it elects to be so bound.
- 20. Method of Contract Award. The contract resulting from this IFB will be awarded:

X A.	On an all or none basis.	
☐ B.	As follows:	

NON-COLLUSION AFFIDAVIT

The Bidder, by its officers and member:	5
•	
gents or representatives present at the worn on their oaths, say that neither irectly or indirectly, entered into any idder, or with any public officer of such affiant or affiants or either of the idder or public officer any sum of modider or public officer anything of value either of them has not directly or in agreement with any other bidder of bit estroy free competition in the letting that the dids, that no inducement of any prears upon the face of the bid will be any person whomsoever to influence the fine contract, nor has this bidder any hatsoever, with any person whomsoever ther person in any way or manner, any of his bid.	they nor any of them have in any way arrangement or agreement with any other ch City of Fort Wayne, Indiana, wherelem, has paid or is to pay to such others, or has given or is to give such expensions, and it is to give such affiant or affiant addrectly, entered into any arrangement dders, which tends to or does lessen of g of the contract sought for by the form or character other than that which suggested, offered, paid or delivered acceptance of the said bid or awarding agreement or understanding of any king to pay, deliver to, or share with any arrangement or understanding of any king to pay, deliver to, or share with any arrangement or understanding of any king to pay, deliver to, or share with any arrangement or understanding of any king to pay, deliver to, or share with any arrangement or understanding of any king to pay, deliver to, or share with any arrangement or understanding of any king to pay, deliver to, or share with any arrangement or understanding of any king to pay.
nis bid.	
	RIETH-RIVEY CONSTRUCTION CO., INC
	BV: Cralle C
	Charles O. Young, Area Manager
ubscribed and sworn to before me by Ch	arles O. Young
his 10th day of July	0 6, 19 85
- Ci-i	
y Commission Expires:	Notary Public Daniel D. Kruse
April 15, 1986	Resident of Allen County,
	and the same of th
subscribed and sworn to before me by	
his day of	
y Commission Expires:	
,	Notary Public
	Resident ofCounty,
subscribed and sworn to before me by	20
this day of	
y Commission Expires:	
,	Notary Public
	Resident ofCounty,

UNITED PACIFIC INSURANCE COMPANY

HOME OFFICE, FEDERAL WAY, WASHINGTON

BID BOND

APPROVED BY THE AMERICAN INSTITUTE OF ARCHITECTS A.I.A. DOCUMENT NO. A-310 (FEB. 1970 ED.)

KNOW ALL MEN BY THESE PRESENTS, that we RIETH-RILEY CONSTRUCTION CO., INC. 1633 S.R. 327 N. County Line Road

Huntertown, IN 46783

as Principal, hereinafter called the Principal, and the UNITED PACIFIC INSURANCE COMPANY of Federal Way, Washington, a corporation duly organized under the laws of the State of Washington, as Surety, hereinafter called the Surety, are held and firmly bound unto

> Board of Public Works City of Fort Wayne, Indiana

as Obligee, hereinafter called the Obligee, in the sum of

Five (5%) Percent Bid Bond

Bond No.

Dollars (\$

for the payment of which sum well and truly to be made, the said Principal and the said Surety, bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Principal has submitted a bid for

Improvement for curb, sidewalk and driveway approaches NO. 6017-85 Lynn Avenue

NOW, THEREFORE, if the Obligee shall accept the bid of the Principal and the Principal shall enter into a Contract with the Obligee in accordance with the terms of such bid, and give such bond or bonds as may be specified in the bidding or Contract Documents with good and sufficient surety for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof, or in the event of the failure of the Principal to enter such Contract and give such bond or bonds, if the Principal shall pay to the Obligee the difference not to exceed the penalty hereof between the amount specified in said bid and such larger amount for which the Obligee may in good faith contract with another party to perform the Work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect.

Signed and sealed this

10th

July day of

RIETH-RI

A.D. 19 85

(Seal)

(Witness)

Charles O. Young, Area Manage

CONSTRUCTION CO., INC.

UNITED PACIFIC INSURANCE COMPANY

Leonard E. Northrup, CPCU/

Attorney-in-fact

JNITED PACIFIC INSURANCE COMPANY

HOME OFFICE, TACOMA, WASHINGTON

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That the UNITED PACIFIC INSURANCE COMPANY, a corporation duly organized under the laws of the State of Washington, does hereby make, constitute and appoint Leonard E. Northrup of Goshen, Indiana

its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for and on its behalf, and ■ its act and deed undertakings of Suretyship,	any	and	all	bonds	and

and to bind the UNITED PACIFIC INSURANCE COMPANY thereby as fully and to the same extent III if such bonds and undertakings and other writings obligatory in the nature thereof wars signed by an Executive Officer of the UNITED PACIFIC INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by authority of Article VII of the By-Laws of UNITED PACIFIC INSURANCE COMPANY which became effective September 7, 1978, which provisions are now in full force and effect, reading as follows:

ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board, any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board of Directors shall have power and authority to (a) appoint Attorneys-in-Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to remove any such Attorney-in-Fact at any time and revoke the power and authority given to him.
- 2. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory
- 3. Attorneys-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory undertakings and they shall-also have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or any article or section thereof.

This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of UNITED PACIFIC INSURANCE COMPANY at a meeting held on the 5th day of June, 1979, at which a quorum was present, and said Resolution has not been amended or repealed:

"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile sual shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

Asst.

IN WITNESS WHEREOF, the UNITED PACIFIC INSURANCE COMPANY has caused these presents to be signed by its Vice President, and its corporate ical to be hereto affixed, this 12th day of September 1980.

UNITED PACIFIC INSURANCE COMPANY

Pennsylvania STATE OF COUNTY OF

Philadelphia

On this 12th Asst. day of September

. 1980, personally appeared

Asst.

W. F. Brunner

to me known to be the Vice-President of the UNITED PACIFIC INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereto, and that Article VII, Section 1, 2, and 3 of the By-Laws of said Company, and the Resolution, set forth therein, are still in full force.

My Commission Expires:

May 7 1984

Notary Public in and for State of

Pennsylvania

Residing at Philadelphia

P. D. Crossetta , Assistant Secretary of the UNITED PACIFIC INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney executed by said UNITED PACIFIC INSURANCE COMPANY, which is still in full force and effect. INSURA

of said Company this

IN WITNESS WHEREOF, I have hereunto set my hand and

10thday of

July

19 85

Assistant Secreta



RIETH-RILEY CONSTRUCTION CO., INC.

POST OFFICE BOX 477, GOSHEN, INDIANA 46526

Know all men by these Presents, that the Rieth-Riley Construction Co., Inc., a corporation organized under the laws of the State of Indiana, at a meeting of its board of directors on April 25, 1979 took the following action:

"RESOLVED, that Charles O. Young, being an employee of the Corporation, shall have full power and authority for and on behalf of this Corporation to submit bids for and to execute in its name and stead any contract not exceeding \$ 450,000.00 which calls for work, services or materials to be furnished by the Corporation, whether such contracts be public or private in nature, and any bids and contracts thus executed shall be binding upon the Corporation; and said Charles O. Young shall have full power and authority to execute bonds and all requisite instruments for the purpose of carrying out the provisions of this resolution; and this resolution shall remain in full force and effect until rescinded."

In witness whereof I have affixed my name as President.

RIETH-RILEY CONSTRUCTION CO., INC.

Dale & Espan

Dale E. Capon President

I certify that the foregoing is a true and correct copy of a resolution duly adopted at a meeting of the Board of Directors held April 25, 1979 which is in full force and effect.

Larry L. Jones, Secketary RIETH-RILEY CONSTRUCTION CO., INC.

State of	Indiana)					
County of	Allen)	SS:			• • •	
Subso	cribed and sw Jones, this _	orn to	before day of	me by Jul	Dale :	E. Capor	and 19 _85
My commiss	sion expires				0	0,1	
Apr	il 15, 1986		1	Janie	VN	Luse	
	OFFICE AND WAR	HOUSE	Notary	Public		iel D. Kr	

CERTIFICATE IN LIEU OF FINANCIAL STATEMENT

of RETH-RILEY CONSTRUCTION CO., INC. (position) (company) hereby certify: (1) That the Financial Statement of said company, dated the	I,	Charles O. Young	······································	the Ar	ea Manager	
(position) (company) hereby certify: (1) That the Financial Statement of said company, dated the		(name)				
(1) That the Financial Statement of said company, dated the 10th day of July 19_85, now on file in the office of the Board of Public Works of the City of Fort Wayne, Indiana, which Financial Statement is by reference incorporated herein and made a part hereof, is a true and correct statement and accurately reflects the financial condition of said company as of the date hereof; (2) That I am familiar with the books of said company showing its financial condition and an authorized to make this certificane on its behalf. Dated: July 10, 1985 Charles Q. Young, Area Manager SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said			of RIETH-RII	EY CONSTRUC	TION CO., INC.	
(1) That the Financial Statement of said company, dated the	(position			((company)	
Public Works of the City of Fort Wayne, Indiana, which Financial Statement is by reference incorporated herein and made a part hereof, is a true and correct statement and accurately reflects the financial condition of said company as of the date hereof; (2) That I am familiar with the books of said company showing its financial condition and am authorized to make this certificane on its behalf. Dated: July 10, 1985 Charles Q. Young, Area Manager SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said	hereby certify:		•			
Public Works of the City of Fort Wayne, Indiana, which Financial Statement is by reference incorporated herein and made a part hereof, is a true and correct statement and accurately reflects the financial condition of said company as of the date hereof; (2) That I am familiar with the books of said company showing its financial condition and am authorized to make this certificane on its behalf. Dated: July 10, 1985 Charles Q. Young, Area Manager SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said	(1) That t	he Financial Stat	tement of sa	id company	detad the 10	1 +ħ
Public Works of the Ciry of Fort Wayne, Indiana, which Financial Statement is by reference incorporated herein and made a part hereof, is a true and correct statement and accurately reflects the financial condition of said company as of the date hereof; (2) That I am familiar with the books of said company showing its financial condition and am authorized to make this certificate on its behalf. Dated: July 10, 1985 Charles O. Young, Area Manager SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said						
statement and accurately reflects the financial condition of said company as of the date hereof; (2) That I am familiar with the books of said company showing its financial condition and am authorized to make this certificate on its behalf. Dated: July 10, 1985 Charles O. Young, Area Manager SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said						
SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said	Public Works of	the City of Fort	Wayne, Indi	ana, which	Financial States	ment is by
(2) That I am familiar with the books of said company showing its financial condition and am authorized to make this certificate on its behalf. Dated: July 10, 1985 Charles Q. Young, Area Manager SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said	reference incorp	oraced berein and	i made a par	t hereof, i	s a true and co	TTECT
(2) That I am familiar with the books of said company showing its financial condition and am authorized to make this certificate on its behalf. Dated: July 10, 1985 Charles Q. Young, Area Manager SUESCRIBED AND SWORN TO before me, a Notary Public, in and for said	statement and ac	curately reflects	the finance	ial conditi	on of said comp	any as of
SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said	the date hereof;					
SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said	(2) That I	am familiar with	the books	of said com	pany showing it	s financial
SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said						
SUESCRIBED AND SWORN TO before me, a Notary Public, in and for said				A		
SUBSCRIBED AND SWORN TO before me, a Notary Public, in and for said	Dated: July 10	, 1985	(tr	antia &	and a	
Course and Course and 10th			Charles	O. Young,	Area Manager	2
Course and Course and 10th				•		
Course and Course and 10th	SUESCRIRED	AND SWORN TO befo	Te me a No:	Public	dm and f	
County and State, this 10th day of July , 19 85 Manual Manual Daniel D. Kruse					, in and for sai	ıd
Daniel D. Kruse	County and State	, this 10th	day of	July		, 19 85
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Daniel D. Kruse	•			\mathcal{L}	V.	
Daniel D. Kruse			/	Sanut 1	Muse	
·			Dan	LEI D. Kru	Se .	

My commission expires:

April 15, 1986

PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS: that
Rieth-Riley Construction Company, Inc. (Name of Contractor)
(Address of Contractor)
a Corporation hereinafter called Principal, (Corporation, Partnership or Individual)
and United Pacific Insurance Company (Name of Surety)
and duly authorized to transact business in the State of Indiana, hereinafter called Surety, are held and firmly bound unto the City of Fort Wayne, and Indiana Municipal Corporation in the penal sum of sixty nine thousand six hundred ninety three & 10/100 (Dollars (\$ 69,693.10) for the payment whereof well and truly to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these present. THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the 10th day of July 19 85, for the construction of: Lynn Avenue, Phase I-A, Resolution #6017-85
all according to the "General and Detailed Specifications" as supplemented, and "Special Conditions" which together will be referred to as the Standard Specifications; and according to Fort Wayne Street Engineering Department Drawing No. W.O. #10,555 Sheet No. 1-13 . The Indiana State Highway Standard Specifications dated 1985 shall govern where the above specifications do not cover a specific term.
WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying

WHEREAS, no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms, subcontractors, and corporations furnishing materials for or performing labor in the prosecution of the work provided for in such contract, and any authorized extension or modification thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such work, and all insurance premiums on said work, and for all labor, performed in such work whether by subcontractor or otherwise, then this obligation shall be void; otherwise to remain in full force and effect.

IN WITNESS WHEREOF, this instrument is execute	
	(number)
each one of which shall be deemed an original, July , 19 85.	this <u>10th</u> day of
ATTEST:	
Right	-Riley Construction Co., Inc.
KIECI	Principal
Louald E. athus	11 11 10
and (Principal) Secretary	March
(CEAL)	22/2/18
(SEAL)	(S)
Ch	larles O. Young,
Ar	cea Superintendent
	(Address)
Witness on to Principal	
Witness as to Principal .	
(Address)	
	ted Pacific Insurance Company
	Surety
ATTEST: By/.0	es mend of Whath which C. PC I
	Attorney-in-Fact
Le	onard E. Northrup, CPCU
(Surety) Secretary	Assistant Mr.
(SEAL)	
(UMI)	
Witness as to Surety	(Address)
(Address)	

NOTE: Date of Bond must not be prior to Date of Contract.

If Contractor is Partnership, all partners should execute bond.

UNITED PACIFIC INSURANCE COMPANY

HOME OFFICE, TACOMA, WASHINGTON

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That the UNITED PACIFIC INSURANCE COMPANY, a corporation duly organized under the laws of the State of Washington, does hereby make, constitute and appoint Leonard E. Northrup of Goshen, Indiana

its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed	any	and	all	bonds	and
undertakings of Suretyship,					-

and to bind the UNITED PACIFIC INSURANCE COMPANY thereby as fully and to the same extent III if such bonds and undertakings and other writings obligatory in the nature thereof warm signed by an Executive Officer of the UNITED PACIFIC INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by authority of Article VII of the By-Laws of UNITED PACIFIC INSURANCE COMPANY which became effective September 7, 1978, which provisions are now in full force and effect, reading as follows:

ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board, any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board of Directors shall have power and authority to (a) appoint Attorneys-in-Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to remove any such Attorney-in-Fact at any time and revoke the power and authority given to him.
- 2. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.
- 3. Attorneys-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory undertakings and they shall also have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or any article or section thereof.

This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of UNITED PACIFIC INSURANCE COMPANY at a meeting held on the 5th day of June, 1979, at which a quorum was present, and said Resolution has not been amended or repealed:

"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached." Asst.

IN WITNESS WHEREOF, the UNITED PACIFIC INSURANCE COMPANY has caused these presents to be signed by its Vice President, and its corporate 1980. seal to be hereto affixed, this 12th day of September

UNITED PACIFIC INSURANCE COMPANY

STATE OF COUNTY OF

Pennsylvania Philadelphia Asst.

day of September

, 1980, personally appeared

W. F. Brunner

to me known to be the Vice-President of the UNITED PACIFIC INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereto, and that Article VII, Section 1, 2, and 3 of the By-Laws of said Company, and the Resolution, mt forth therein, are still in full force.

My Commission Expires:

May 7 1984

Notary Public in and for State of

Pennsylvania

Residing at Philadelphia

, Assistant Secretary of the UNITED PACIFIC INSURANCE COMPANY, do hereby certify that the P. D. Crossetta above and foregoing is a true and correct copy of a Power of Attorney executed by said UNITED PACIFIC INSURANCE COMPANY, which is still in full MSURA

IN WITNESS WHEREOF, I have hereunto set my hand and attache

of said Company this 10thday of

¹⁹85

Assistant Secretar

PERFORMANCE BOND Page 3

IN WITNESS WHEREOF, this instrument is ex	ecuted in three (number)
counterparts, each one of which shall be	deemed an original, this10th
day of <u>July</u> , 19 <u>85</u> .	
ATTEST:	Rieth-Wiley Construction Co., Inc.
and E. athur	BY: Sur [S] Charles O. Young
[SEAL]	Area Superintendent
(Witness as to Principal)	(Address)
(Address)	
	United Pacific Insurance Co. Surety
ATTEST:	
(Surety) Secretary	
[SEAL]	P
	By Leonard C. Northrub CPC
Witness as to Surety	Attorney-in-Fact Leonard E. Northrup, CPCU
(Address)	(Address)

NOTE: Date of Bond must not be prior to date of Contract. If Contractor is Partnership, all partners should execute bond.

4 ...

PERFORMANCE BOND

(Name of Contractor)	
(Address of Contractor	
a <u>Corporation</u> (Corporation, Partnership, or Individua	hereinafter called
(our portion of an end of the control of the contro	
Principal, and United Pacific Insurance Co	ompany
(Name of Surety)	
(Address of Surety)	
and duly authorized to transact business in the St	ate of Indiana, hereinafter
called Surety, are held firmly bound unto the City	of Fort Wayne, Indiana, an
Indiana Municipal Corporation in the penal sum of	sixty nine thousand six
hundred ninety three & 10/100 ollars (\$ 69,6	
whereof well and truly to be made, the Principal a	nd the Surety bind themselves,
their heirs, executors, administrators, successors	and assigns, jointly and
severally, firmly by those present.	
The condition of the foregoing obligation is such	that:
WHEREAS, the Principal entered into certain contra	ct with the City, dated the
The condition of the foregoing obligation is such WHEREAS, the Principal entered into certain contra July , 19 85, fo	ct with the City, dated the

all according to the "General and Detailed Specifications" as supplemented, and "Special Conditions" which together will be referred to as the Standard Specifications; and according to Fort Wayne Street Engineering Department Drawing No. W.O. #10.555 Sheet No. 1-13 The Indiana State Highway Standard Specifications dated 1985 shall govern where the above specifications do not cover a specific term, and

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alternation, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

WHEREAS, no final settlement between the City and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions, and agreements of said contract during the original term thereof, and any extensions thereof which may be granted by the Owner, with or without notice to the Surety and during the three years guaranty period, and if he shall satisfy all claims and demands incurred under such contract, and shall fully indemnify and save harmless the Owner from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the Owner all outlay and expense which the Owner may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.

UNITED PACIFIC INSURANCE COMPANY

HOME OFFICE, TACOMA, WASHINGTON

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That the UNITED PACIFIC INSURANCE COMPANY, a corporation duly organized under the laws of the State of Washington, does hereby make, constitute and appoint Leonard E. Northrup of Goshen, Indiana

its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed any and all bonds and undertakings of Suretyship,____

and to bind the UNITED PACIFIC INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof warm signed by an Executive Officer of the UNITED PACIFIC INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by authority of Article VII of the By-Laws of UNITED PACIFIC INSURANCE COMPANY which became effective September 7, 1978, which provisions are now in full force and effect, reading as follows:

ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board, any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board of Directors shall have power and authority to (a) appoint Attorneys-in-Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to immedie any such Attorney-in-Fact at any time and revoke the power and authority given to him.
- 2. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.
- 3. Attorneys-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory undertakings and they shall also have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or any article or section thereof.

This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of UNITED PACIFIC INSURANCE COMPANY at a meeting held on the 5th day of June, 1979, at which a quorum was present, and said Resolution has not been amended or repealed:

"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the UNITED PACIFIC INSURANCE COMPANY has caused these presents to be signed by its Vice President, and its corporate 1980. seal to be hereto affixed, this 12th day of September

UNITED PACIFIC INSURANCE COMPANY

Asst.

STATE OF COUNTY OF

On this

Pennsylvania Philadelphia

, 1980, personally appeared W. F. Brunner

12th Asst. day of September to me known to be the Vice-President of the UNITED PACIFIC INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereto, and that Article VII, Section 1, 2, and 3 of the By-Laws of said Company, and the Resolution, z forth therein, are still in full force.

My Commission Expires:

May 7 1984

Notary Public in and for State of

Pennsylvania

Residing at Philadelphia

, Assistant Secretary of the UNITED PACIFIC INSURANCE COMPANY, do hereby certify that the P. D. Crossetta above and foregoing is a true and correct copy of a Power of Attorney executed by said UNITED PACIFIC INSURANCE COMPANY, which is still in full INSURAN force and effect.

SEAR S

of said Company this

IN WITNESS WHEREOF, I have hereunto set my hand and and

10thday of

¹⁹ 85

Assistant Secreta

IMPROVEMENT RESOLUTION

FOR CURB, SIDEWALK AND DRIVEWAY APPROACHES NO. 6017-35

RESOLVED BY THE BOARD OF PUBLIC WORKS AND SAFETY OF THE CITY OF FORT WAYNE, INDIANA,

That it is deemed necessary to improve by constructing Curbs, Yard Walks and Partial Drive Approaches at:

PHASE I-A

LYNN AVENUE: FROM ANTHONY BLVD. TO THE WEST PROPERTY LINE OF LOT #2, CROTEAU ADDITION ON THE NORTH SIDE OF LYNN AVENUE. AND TO THE WEST PROPERTY LINE OF LOT #3 BOBAY'S ADDITION ON THE SOUTH SIDE OF LYNN AVENUE.

all in accordance with the profile, details, drawings, and specifications on file in the office of the Department of Public Works and Safety of said City; and such improvement is now ordered.

The cost of said improvement shall be assessed 50% on the real estate abutting on said improvements as above described and 50% upon the City of Fort Wayne, Indiana, if the said City is benefited by said improvement, all according to the method and manner provided for in an Act of the General Assembly of the State of Indiana, entitled, "An Act Concerning Municipal Corporations," approved March 6, 1905, and the provisions of all Acts amendatory thereto and supplemental thereof.

Assessments if deferred are to be paid in ten equal installments with interest at the rate set by the Board of Public Works and Safety per annum and shall be financed by the Barrett Law Revolving Improvement Fund as provided for in the above-entitled acts.

All proceedings and any work done on said improvements, assessment of property, collection of assessments and issuance of Bonds, therefore, shall be as provided for in said above-entitled acts and all amendments thereto and supplemental thereof.

Adopted,	this 9 m	day	of	May	, 19 85	-
				V		

BOARD OF PUBLIC WORKS & SAFETY

ATTEST: Telen

Secretary and Clerk

ITEMIZED PROPOSAL

CONTRACTOR: RIETH-RILEY CONSTRUCTION CO., INC.

TEM	ITEM	IOIIANTTT	ITINITO	UNIT COST	AMOUNT
0.				(\$)	(\$)
	Pavement Removal	3931	sy	3.90	15330.90
	Concrete Removal	874	sy	3.15	2753.10
	Concrete Curb Type II-B	2523	lf	8.40	21193.20
	Standard Concrete Walk	2636	sf	2.25	5931.00
	Concrete Wingwalk incl. ramps	1700	sf	2.65	4505.00
6	6" Concrete Drive Approach	342	sy	23.45	8019 91
7	Topsoil	27	ton	12.00	324.00
8	Seed, Mulch, Fertilizer	1136	sy	1.00	1136.00
9	C.B. Type I-C remove & replace	4	ea	133000	5320°
10	Inlet Remove & Replace ·	4	ea	495.00	198000
11	Casting Adjust & Set to Grade	5	ea	70.00	350.00
12	8" Concrete Alley Approach	75	sy	38.00	2850.0
7					
					•
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		All and a second			

TOTAL:

69.693.10

Sheet 1 of 1

Note: Contractor will be paid on measured quantities only at unit price bid bid.

1076 Aumit. Appr.
TITLE OF ORDINANCE Contract for Res. 6017-85, Lynn Avenue., Phase I-A
DEPARTMENT REQUESTING ORDINANCE Board of Public Works & Safety 1-5-08-19
SYNOPSIS OF ORDINANCE Contract for Res. 6017-85, Lynn Avenue, Phase I-A, is for
construction of curbs, yard walks, and partial drive approaches at Lynn Avenue;
from Anthony Blvd. to the West property line of Lot #2, Croteau Addition on the
North Side of Lynn Avenue, and to the west property line of Lot #3 Bobay's Addition
on the South side of Lynn Avenue. Contractor Rieth-Riley.
PRIOR APPROVAL 7/16/85
EFFECT OF PASSAGE Curbs, yard walks, and partial drive approaches at above location.
EFFECT OF NON-PASSAGE
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$69,693.10
ASSIGNED TO COMMITTEE

CHARLES B. REDD WICE CHAIRMAN

PAUL M. BURNS

DONALD J. SCHMIDT

SANDRA E. KENNEDY

CITY CLERK

THOMAS C. HENRY

CONCURRED IN 8-27-85.